

ENGROSSED HOUSE BILL No. 1360

DIGEST OF HB 1360 (Updated February 19, 2002 12:34 PM - DI 71)

Citations Affected: IC 4-30; IC 4-31; IC 4-32; IC 4-33; IC 4-34; IC 6-6; noncode.

Synopsis: Build Indiana fund. Expands the types of entities eligible to receive money from the build Indiana fund (BIF) to include: (1) all political subdivisions, including townships; (2) volunteer fire departments; (3) state instrumentalities; and (4) certain nonprofit organizations. Allows BIF money to be used for any state or local capital project, the development or expansion of which: (1) serves a governmental, recreational, cultural, community, health, charitable, scientific, public safety, literary, or educational purpose; (2) fosters amateur sports competition; or (3) fosters prevention of cruelty to children. Allows BIF money to be used for the acquisition of machinery, equipment, or furnishings. Directs that BIF money be allocated equally among legislative districts without regard to the political affiliation of the members representing the districts. Requires all BIF recipients to provide a project statement and enter into a funding agreement before receiving BIF money. Requires an eligible recipient to present proof of payment or proof that the eligible recipient is legally obligated to make payment before the eligible recipient is entitled to receive a distribution of BIF money. Requires the budget agency to certify project statements and monitor compliance with funding agreements. Eliminates the requirement that the budget agency establish three separate accounts in BIF. Appropriates money to the budget agency to administer BIF and pay the cost of audits. Repeals the build Indiana capital projects review committee.

Effective: July 1, 2002.

Moses, Grubb, Richardson, Turner

(SENATE SPONSORS — MEEKS R, SIMPSON)

January 15, 2002, read first time and referred to Committee on Rules and Legislative

January 29, 2002, amended, reported — Do Pass.
February 4, 2002, read second time, amended, ordered engrossed.
February 5, 2002, engrossed. Read third time, passed. Yeas 91, nays 5.

SENATE ACTION

February 11, 2002, read first time and referred to Committee on Public Policy. February 21, 2002, amended, reported favorably — Do Pass.



Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

ENGROSSED HOUSE BILL No. 1360

A BILL FOR AN ACT to amend the Indiana Code concerning state offices and administration and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 4-30-17-2 IS AMENDED TO	READ	AS
FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 2. As	used in	this
chapter, "eligible applicant" recipient" means the follow	ing:	

- (1) Any entity with the authority to impose ad valorem property taxes except townships, including counties, cities, towns, special taxing districts, school corporations, and any other entity that is granted by statute or ordinance a right to impose user fees or charges (referred to as political subdivisions in this chapter) as long as the application is signed by the executive of the political subdivision (as defined in IC 36-1-2-13).
- (2) A volunteer fire department (as defined in IC 36-8-12-2) or another group recognized by a political subdivision (as defined in IC 36-1-2-13) as a group providing firefighting or other emergency services to the area served by the political subdivision, the majority of members of which receive no compensation or nominal compensation for their services.
- (3) A corporation, community chest, community fund, or

5

6

7

8

9

10

11

12

13

14

15

16

17

EH 1360—LS 7323/DI 51+









1	community foundation that is exempt from federal income
2	taxation under Section 501(c)(3) of the Internal Revenue
3	Code.
4	(2) (4) The state. as long as the application is signed by the
5	governor.
6	(3) (5) A state funded institutions of higher education, as long as
7	the application is approved by the higher education commission.
8	educational institution (as defined in IC 20-12-0.5-1).
9	(6) Any body corporate and politic that serves as an
10	instrumentality of the state.
11	SECTION 2. IC 4-30-17-3.5 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 3.5. (a) Two (2)
13	segregated accounts shall be established within the build Indiana fund
14	as follows:
15	(1) The state and local capital projects account.
16	(2) The lottery and gaming surplus account.
17	(b) Upon receiving surplus lottery revenue distributions from the
18	state lottery commission and surplus gaming revenue distributions from
19	the state gaming commission, the treasurer of state shall credit the
20	surplus lottery revenue and surplus gaming revenue to the lottery and
21	gaming surplus account. All money remaining in the lottery and
22	gaming surplus account after the transfer required by subsection (c)
23	shall be transferred to the state and local capital projects account.
24	(e) (a) Before the twenty-fifth day of the month, the auditor of state
25	shall transfer from the lottery and gaming surplus account build
26	Indiana fund to the state general fund motor vehicle excise tax
27	replacement account an amount equal to the following:
28	(1) In calendar year 1996, eleven million six hundred twenty-five
29	thousand dollars (\$11,625,000) per month.
30	(2) In calendar year 1997, twelve million nine hundred
31	twenty-five thousand twenty dollars (\$12,925,020) per month.
32	(3) In calendar year 1998, fifteen million ten thousand dollars
33	(\$15,010,000) per month.
34	(4) In calendar year 1999, seventeen million one hundred
35	ninety-two thousand dollars (\$17, 192,000) per month.
36	(5) In calendar year 2000 nineteen million four hundred
37	thirty-five thousand two hundred ten dollars (\$19,435,210) per
38	month.
39	(6) In calendar year 2001 and each year thereafter, nineteen
40	million six hundred eighty-four thousand three hundred seventy
41	dollars (\$19,684,370) per month.

(d) (b) This subsection applies only if insufficient money is







1	available in the lottery and gaming surplus account of the build Indiana
2	fund to make the distributions to the state general fund motor vehicle
3	excise tax replacement account that are required under subsection (e)
4	(a). Before the twenty-fifth day of each month, the auditor of state shall
5	transfer from the state general fund to the state general fund motor
6	vehicle excise tax replacement account the difference between:
7	(1) the amount that subsection (e) (a) requires the auditor of state
8	to distribute from the lottery and gaming surplus account of the
9	build Indiana fund to the state general fund motor vehicle excise
10	tax replacement account; and
11	(2) the amount that is available for distribution from the lottery
12	and gaming surplus account in the build Indiana fund to the state
13	general fund motor vehicle excise tax replacement account.
14	The transfers required under this subsection are annually appropriated
15	from the state general fund.
16	SECTION 3. IC 4-30-17-4.1 IS AMENDED TO READ AS
17	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 4.1. (a) Money required
18	to be credited to the state and local capital projects account build
19	Indiana fund, after making the disbursements required under
20	section 3.5 of this chapter, may be used only for:
21	(1) state and or local capital projects that are managed or
22	carried out by an eligible recipient; or for
23	(2) deposit in a revolving loan fund that may only be used for
24	capital projects.
25	(b) An expenditure of money from the build Indiana fund for a
26	state or local capital project must be certified by the budget agency
27	to the budget committee under section 4.5 of this chapter before
28	the project may be reviewed and approved under section 10 of this
29	chapter.
30	(c) As used in this chapter, "capital projects project" refers to a
31	capital project to which the general assembly has appropriated
32	money from the build Indiana fund by project name, name of an
33	eligible recipient, or other description of the capital project. The
34	term include includes:
35	(1) the construction of airports, airport facilities, and local street
36	and road projects; A
37	(2) an airport development project that is eligible for a grant
38	or loan under IC 8-21-11; and
39	(3) any other:
40	(A) acquisition of land;
41	(B) site improvements;
42	(C) infrastructure improvements;



1	(D) construction of buildings or structures;
2	(E) rehabilitation, renovation, or enlargement of buildings
3	or structures; or
4	(F) acquisition or improvement of machinery, equipment,
5	furnishings, or facilities;
6	(or any combination of these), that comprises or is
7	functionally related to an activity that serves a governmental,
8	a recreational, a cultural, a community, a health, a charitable,
9	a scientific, a public safety, a literary, or an educational
10	purpose, fosters amateur sports competition, or fosters
11	prevention of cruelty to children.
12	(d) As used in this chapter, "state project" is refers to a capital
13	project that is proposed by the state or the higher education
14	commission. A managed or carried out by an eligible recipient
15	described in section 2(4) through 2(6) of this chapter.
16	(e) As used in this chapter, "local project" is refers to a capital
17	project proposed by a political subdivision. An airport development
18	project that is managed or carried out by an eligible for a grant or
19	loan under IC 8-21-11 is a local capital project. recipient described in
20	section 2(1) through 2(3) of this chapter.
21	(d) The money required to be credited to the state and local capital
22	projects account must be used to promote the maximum use of other
23	funds for capital projects, including using local matching requirements,
24	the consideration of various kinds of credit enhancements, and the
25	remarketing of debt issues secured by money in the state and local
26	capital projects account.
27	(f) In appropriating money from the build Indiana fund for state
28	and local capital projects, the general assembly shall, to the extent
29	practicable, allocate money:
30	(1) equally among legislative districts for the house of
31	representatives; and
32	(2) equally among legislative districts for the senate;
33	without regard to the political affiliation of the member of the
34	general assembly representing the legislative district or the voting
35	preferences of the legislative district.
36	(g) In reviewing and approving projects under section 10 of this
37	chapter, the budget committee and the governor shall carry out a
38	program under which, to the extent that projects otherwise qualify
39	for funding, money for projects is disbursed:
40	(1) equally among legislative districts for the house of
41	representatives; and

(2) equally among legislative districts for the senate;



1	without regard to the political affiliation of the member of the
2	general assembly representing the legislative district or the voting
3	preferences of the legislative district.
4	SECTION 4. IC 4-30-17-4.5 IS ADDED TO THE INDIANA CODE
5	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
6	1, 2002]: Sec. 4.5. (a) To receive funding for a state or local capital
7	project, an eligible recipient must provide the budget agency with
8	a project statement on a form prescribed under subsection (b).
9	(b) The budget agency shall prescribe a project statement form
10	for its use in certifying eligible recipients under this section. The
11	form must require the entity submitting the project statement to
12	provide the following information:
13	(1) The name, mailing address, federal tax identification
14	number, and state tax identification number of the eligible
15	recipient.
16	(2) The legal status of the eligible recipient, including whether
17	the eligible recipient is a governmental entity, a state
18	educational institution, a volunteer fire department, or an
19	entity exempt from income taxation under Section 501(c)(3)
20	of the Internal Revenue Code.
21	(3) The full name, title, address, and telephone number of the
22	individual who will serve as the contact person for the project
23	and a description of any contractual relationship that the
24	person has with the eligible recipient, if the person is not a
25	member or an employee of the eligible recipient.
26	(4) A list of the full name and address of any individual who
27	is associated with the eligible recipient and who serves as a
28	presiding officer of a governing board, a managing partner,
29	an officer, or an office manager of the eligible recipient.
30	(5) The name and a description of the project.
31	(6) The street or other physical address where the project will
32	be located when completed.
33	(7) A statement of the need for the project.
34	(8) An estimate of the total project cost.
35	(9) The current status of the project, including the percentage
36	of completion at the time the project statement is submitted,
37	for which funding is requested.
38	(10) The anticipated completion date for the project.
39	(11) The amounts of funding previously appropriated or
40	received from the build Indiana fund, including information
41	concerning any funds not spent at the time the project



42

statement is submitted.

1	(12) An itemization of all other governmental and private
2	sources of funds for the particular project.
3	(13) The name, position, and telephone number of a contact
4	person associated with any funding source identified under
5	subdivision (12).
6	(14) The financial institution where all funds received under
7	this chapter will be deposited.
8	(15) The name, position, and telephone number of a contact
9	person employed by the financial institution listed under
.0	subdivision (14).
1	(16) Any additional or alternative information required by the
2	budget agency.
.3	(c) The budget agency shall review each project statement
4	submitted under this section. If the budget agency determines that:
.5	(1) the project statement is complete;
.6	(2) the recipient qualifies as an eligible recipient; and
.7	(3) an appropriation applies to the eligible recipient and
.8	project;
.9	the budget agency shall certify to the budget committee that the
20	eligible recipient and capital project have complied with this
21	section and provide a copy of the project statement to the budget
22	committee.
23	SECTION 5. IC 4-30-17-10 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 10. Money
25	appropriated from the state or local capital projects account approved
26	by the general assembly the build Indiana fund may not be expended
27	on a state or local capital project or transferred to a revolving fund
28	for capital projects until the state or local capital project or transfer
29	is reviewed by the budget committee and approved by the governor
30	upon the recommendation of the budget agency. SECTION 6. IC 4-30-17-11 IS ADDED TO THE INDIANA CODE
31	
32	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
33	1, 2002]: Sec. 11. (a) Each eligible recipient that is approved to
34	receive money from the build Indiana fund under section 10 of this
35	chapter must, as a condition of receiving money from the build
36 37	Indiana fund, enter into a funding agreement with the budget
88	agency. (b) The agreement required under subsection (a) must obligate
9 19	the eligible recipient to do the following:
10	(1) Complete the project in conformity with the information
rU	(1) Complete the project in comornity with the information

in the project statement reviewed and approved under section

10 of this chapter and any subsequent agreements reviewed



41

1	by the budget committee and approved by the governor, upon
2	recommendation of the budget agency.
3	(2) Acknowledge, on a form prescribed by the budget agency,
4	the receipt and deposit of money received from the build
5	Indiana fund. The written acknowledgment must include
6	proof that the funds have been deposited in the financial
7	institution listed in the documents described in subdivision (1)
8	and must be submitted to the budget agency within ten (10)
9	business days after receipt of the money.
10	(3) Account for money received from the build Indiana fund
11	in accordance with generally accepted accounting principles,
12	the accounting guidelines established by the state board of
13	accounts, or an alternative method of accounting approved by
14	the state board of accounts.
15	(4) Be subject to the audit and the reporting requirements
16	under IC 5-11-1 (state board of accounts) for each year,
17	beginning with the year in which money from the build
18	Indiana fund is received and ending with the year in which the
19	project is completed.
20	(5) Upon request, provide for the contact person specified in
21	the project statement or another person who is knowledgeable
22	about the project to appear and give testimony to the budget
23	committee concerning the project.
24	(6) Submit to the budget agency, on a form prescribed by the
25	budget agency, verification of the completion of the project
26	not later than ten (10) business days after the project is
27	complete.
28	(7) If a project is not completed by the anticipated completion
29	date specified in the documents described in subdivision (1),
30	submit to the budget agency, on a form prescribed by the
31	budget agency, information as to the reason the project is not
32	complete and the revised completion date of the project. The
33	form must be submitted before the anticipated completion
34	date specified in the documents described in subdivision (1).
35	(8) Pay reasonable attorney's fees and other reasonable
36	expenses incurred to enforce the provisions of the agreement
37	described in subdivisions (1) through (7), collect
38	reimbursement of project funds under subsection (d), or
39	prosecute a violation of the agreement.
40	(c) The budget agency shall monitor compliance with the
41	agreement required under subsection (a).

(d) In addition to any other remedy provided by law, if the



eligible recipient fails to comply with a condition of the agreement required under subsection (a), the budget agency may, under the procedures set forth in IC 4-21.5, require the entity to repay all the funds distributed to the eligible recipient under this chapter. The budget agency shall give notice of the order under IC 4-21.5-3-4. Money repaid under this section shall be deposited in the build Indiana fund.

SECTION 7. IC 4-30-17-12 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 12. (a) Upon compliance with this chapter, the appropriated amount for the state or local capital project shall be distributed to the eligible recipient. Subject to the review and approval required under section 10 of this chapter, the authorized amount may be distributed as a lump sum distribution in the full amount of the appropriation or in a series of progress payments. Upon receipt of documentation showing that the eligible recipient has paid or is contractually obligated to pay an expenditure for a project, the appropriation may be distributed to the eligible recipient. Before making a distribution of money from the build Indiana fund for a state or local capital project, at least seven (7) days notice of the following shall be given to each member of the general assembly who represents the area that will be most benefited by the state or local capital project and each regular member of the budget committee (as determined under IC 4-12-1-3) who is affiliated with the same political party and serves in the same legislative chamber as a member of the general assembly who represents the area:

- (1) A copy of the project statement for the project.
- (2) The approximate date that the money will be distributed.
- (b) Money distributed under this section must be distributed either by:
 - (1) means of an electronic funds transfer (as defined in IC 4-8.1-2-7); or
 - (2) delivery of a warrant of the auditor of state by certified mail.

SECTION 8. IC 4-30-17-13 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 13. There is annually appropriated to the budget agency a sufficient amount from the build Indiana fund for the budget agency to:

- (1) carry out its responsibilities under this chapter; and
- (2) notwithstanding IC 5-11-4-3, pay the expense of



1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38 39

40

41

42







y

1	examination and investigation of accounts related to a state or
2	local capital project.
3	SECTION 9. IC 4-31-9-3 IS AMENDED TO READ AS FOLLOWS
4	[EFFECTIVE JULY 1, 2002]: Sec. 3. (a) At the close of each day on
5	which a permit holder or satellite facility operator conducts pari-mutuel
6	wagering on live racing or simulcasts at a racetrack or satellite facility,
7	the permit holder or satellite facility operator shall pay to the
8	department of state revenue a tax on the total amount of money
9	wagered on that day as follows:
10	(1) Two percent (2%) of the total amount of money wagered on
11	live races and simulcasts conducted at a permit holder's racetrack.
12	(2) Two and one-half percent (2.5%) of the total amount of money
13	wagered on simulcasts at satellite facilities, regardless of whether
14	those simulcasts originate from Indiana or another state.
15	(b) The taxes collected under subsection (a) shall be paid from the
16	amounts withheld under section 1 of this chapter and shall be
17	distributed as follows:
18	(1) The first one hundred fifty thousand dollars (\$150,000) of
19	taxes collected during each state fiscal year shall be deposited in
20	the veterinary school research account established by
21	IC 4-31-12-22.
22	(2) The remainder of the taxes collected during each state fiscal
23	year shall be paid into the lottery and gaming surplus account in
24	the build Indiana fund.
25	(c) The tax imposed by this section is a listed tax for purposes of
26	IC 6-8.1-1.
27	SECTION 10. IC 4-32-10-6 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 6. Before the last
29	business day of January, April, July, and October, the department shall,
30	upon approval of the budget agency, transfer the surplus revenue to the
31	treasurer of state for deposit in the lottery and gaming surplus account
32	in the build Indiana fund.
33	SECTION 11. IC 4-33-13-5, AS AMENDED BY P.L.273-1999,
34	SECTION 44, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JULY 1, 2002]: Sec. 5. After funds are appropriated under section 4 of
36	this chapter, each month the treasurer of state shall distribute the tax
37	revenue deposited in the state gaming fund under this chapter to the
38	following:
39	(1) Twenty-five percent (25%) of the tax revenue remitted by
40	each licensed owner shall be paid:
41	(A) to the city that is designated as the home dock of the

riverboat from which the tax revenue was collected, in the case



1	of a city described in IC 4-33-12-6(b)(1)(A);
2	(B) in equal shares to the counties described in IC 4-33-1-1(3),
3	in the case of a riverboat whose home dock is on Patoka Lake;
4	or
5	(C) to the county that is designated as the home dock of the
6	riverboat from which the tax revenue was collected, in the case
7	of a riverboat whose home dock is not in a city described in
8	clause (A) or a county described in clause (B); and
9	(2) Seventy-five percent (75%) of the tax revenue remitted by
10	each licensed owner shall be paid to the build Indiana fund.
11	lottery and gaming surplus account.
12	SECTION 12. IC 4-34-2-1 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1. The Indiana
14	technology fund is established. Money in the fund at the end of a state
15	biennium reverts to the build Indiana fund. state and local capital
16	projects account (IC 4-30-17-3.5).
17	SECTION 13. IC 6-6-5-9.5 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 9.5. (a) Before the
19	twentieth day of each month the bureau shall do the following:
20	(1) Determine the amount of excise taxes that would have been
21	collected for each county for the preceding month based on the
22	tax rate schedule that was in effect on January 1, 1995.
23	(2) Determine and report to the auditor of state the difference
24	between what was actually collected for each county for that
25	month and what would have been collected at the January 1,
26	1995, rates.
27	(b) For the months of January through November, the auditor of
28	state shall determine a monthly uniform disbursement percentage to be
29	applied in determining the amount of motor vehicle excise tax
30	replacement money to be disbursed to each county. The monthly
31	uniform disbursement percentage equals the quotient of the sum of the
32	amounts transferred under IC 4-30-17-3.5 plus the amounts transferred
33	under subsections (f) and (g) to the motor vehicle excise tax
34	replacement account in the month of the bureau's report divided by the
35	sum of the total differences for all counties, as determined under
36	subsection (a) and identified in the bureau's report for that month.
37	(c) For December, the auditor of state shall determine an annual
38	uniform disbursement percentage to be applied in determining the
39	amount of motor vehicle excise tax replacement money to be disbursed
40	to each county in December as an annual adjustment.
41	(d) The annual uniform disbursement percentage equals the quotient

of the sum of the amounts transferred under IC 4-30-17-3.5 plus the



	11
1	amounts transferred under subsections (f) and (g) to the motor vehicle
2	excise tax replacement account in the months of January through
3	December divided by the sum of the total differences for all counties,
4	as determined under subsection (a) and identified in the bureau's
5	reports for the months of January through December.
6	(e) For the months of January through November, the auditor of
7	state shall distribute to the county the amount of the difference
8	determined under subsection (a) in the month of the bureau's report for
9	that county, multiplied by the monthly uniform disbursement
10	percentage for that month. For December, the auditor shall distribute
11	to the county the total difference in the bureau's reports determined
12	under subsection (a) in the months of January through December for
13	that county, multiplied by the annual uniform disbursement percentage,
14	less the amounts distributed to the county in January through
15	November. However, the total distribution to a county in a calendar
16	year may not exceed the total difference in the bureau's reports
17	determined under subsection (a) in the months of January through
18	December for that county in the year.
19	(f) The transfers under this subsection are in addition to the transfers
20	required under IC 4-30-17-3.5 and subsection (g). Before the
21	twenty-fifth day of each month, the auditor of state shall transfer from
22	the state general fund to the state general fund motor vehicle excise tax
23	replacement account the following:

- - (1) In calendar year 1996, nine million four hundred fifty-one thousand one hundred eighty-five dollars (\$9,451,185).
 - (2) In calendar year 1997, seven million two hundred seventy-six thousand three hundred seventy-seven dollars (\$7,276,377).
 - (3) In calendar year 1998, five million one hundred eight thousand fourteen dollars (\$5,108,014).
 - (4) In calendar year 1999, two million seven hundred seventy-five thousand six hundred nine dollars (\$2,775,609).
 - (5) In calendar year 2000, three hundred seventy-four thousand six hundred seven dollars (\$374,607).
 - (6) In calendar year 2001 and thereafter, sixteen thousand nine hundred seventy-four dollars (\$16,974).

The transfers required under this subsection are annually appropriated from the state general fund.

(g) This subsection applies only after December 31, 1995, and applies only if insufficient money is available in the lottery and gaming surplus account of the build Indiana fund to make the distributions to the state general fund motor vehicle excise tax replacement account that are required under IC 4-30-17-3.5. Before the twenty-fifth day of





24

25

26 27

28

29

30

31

32

33

34 35

36

37

38

39

40

41

1	each month, the auditor of state shall transfer from the state general
2	fund to the state general fund motor vehicle excise tax replacement
3	account the difference between:
4	(1) the amount that IC 4-30-17-3.5 requires the auditor of state to
5	distribute from the lottery and gaming surplus account of the
6	build Indiana fund to the state general fund motor vehicle excise
7	tax replacement account; and
8	(2) the amount that is available under IC 4-30-17-3.5 for
9	distribution from the lottery and gaming surplus account in the
10	build Indiana fund to the state general fund motor vehicle excise
11	tax replacement account.
12	The transfers required under this subsection are annually appropriated
13	from the state general fund.
14	(h) Any money remaining in the motor vehicle excise tax
15	replacement account after the last county distribution in December
16	shall be transferred to the build Indiana fund. state and local capital
17	projects account established under IC 4-30-17-3.5. The auditor of state
18	shall make the distribution before the end of the month the auditor
19	receives the bureau's report.
20	(i) The money needed for the distribution shall be withdrawn from
21	the motor vehicle excise tax replacement account. There is
22	appropriated from the state general fund motor vehicle excise tax
23	replacement account, the amount needed to make the distributions
24	required by this section.
25	(j) Distributions made under this section are considered motor
26	vehicle excise taxes for purposes of allocating revenue among taxing
27	units under this chapter.
28	SECTION 14. THE FOLLOWING ARE REPEALED [EFFECTIVE
29	JULY 1, 2002]: IC 4-30-17-1; IC 4-30-17-5; IC 4-30-17-6;
30	IC 4-30-17-7; IC 4-30-17-7.5; IC 4-30-17-8; IC 4-30-17-9.
31	SECTION 15. [EFFECTIVE JULY 1, 2002] (a) As used in this
32	SECTION, "build Indiana fund account" means any of the
33	following accounts in the build Indiana fund established by
34	IC 4-30-17-3:
35	(1) The state and local projects account.
36	(2) The lottery and gaming surplus account.
37	(3) The job creation and economic development account.
38	(b) As used in this SECTION, "capital project" has the meaning
39	set forth in IC 4-30-17-4.1, as amended by this act.
40	(c) As used in this SECTION, "eligible recipient" has the
41	meaning set forth in IC 4-30-17-2, as amended by this act.

(d) Any reference to a build Indiana fund account in a law,



agreemen	it, or other	document	that was	created	before J	July 1
2002, sha	ll be treate	d after Jun	ie 30, 2002	2, as a r	eference	to the
build Ind	iana fund.					

- (e) Notwithstanding IC 4-30-17-4.1, as amended by this act, and IC 4-30-17-4.5, as added by this act, receipt by:
 - (1) the budget agency;

- (2) the department of commerce; or
- (3) a member of the budget committee;

before July 1, 2002, of an application from an eligible recipient for money appropriated before July 1, 2002, to a capital project shall be treated after June 30, 2002, as compliance with the requirement under IC 4-30-17-4.5, as added by this act, that the eligible recipient submit a project statement to the budget agency. If the department of commerce or a member of the budget committee received the application, the department of commerce or the member of the budget committee shall forward the application to the budget agency. If the applicant and the project otherwise qualify for funding under IC 4-30-17, as amended by this act, on the later of July 1, 2002, or receipt of the application, the budget agency shall certify the eligible recipient and the capital project to the budget committee under IC 4-30-17-4.5(c), as added by this act, regardless of whether the application contains all of the information or is on the form required for a project statement.

о р у



COMMITTEE REPORT

Mr. Speaker: Your Committee on Rules and Legislative Procedures, to which was referred House Bill 1360, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, line 11, delete "." and insert "or another group recognized by a political subdivision (as defined in IC 36-1-2-13) as a group providing firefighting or other emergency services to the area served by the political subdivision, the majority of members of which receive no compensation or nominal compensation for their services."

Page 4, line 39, after "name," insert "title,".

Page 4, line 40, delete "." and insert "and a description of any contractual relationship that the person has with the eligible recipient, if the person is not a member or an employee of the eligible recipient.".

Page 5, line 4, delete "of" and insert "where".

Page 5, line 4, delete "." and insert "will be located when completed.".

Page 5, line 11, after "previously" insert "appropriated or".

Page 6, line 31, delete "Appear" and insert "**Upon request, provide** for the contact person specified in the project statement or another person who is knowledgeable about the project to appear".

Page 6, line 31, delete ", upon request,".

Page 7, line 3, after "the" insert "provisions of the".

Page 7, line 3, delete "," and insert "described in subdivisions (1) through (7),".

Page 7, line 24, delete "The" and insert "Upon receipt of documentation showing that the eligible recipient has paid or is contractually obligated to pay an expenditure for a project, the".

Page 7, line 24, delete "in" and insert ".".

Page 7, delete line 25.

Page 7, line 26, delete "expenses incurred by the eligible recipient.".

Page 7, line 28, "delete "reasonable" and insert "at least seven (7) days".

and when so amended that said bill do pass.

(Reference is to HB 1360 as introduced.)

MOSES, Chair

Committee Vote: yeas 8, nays 0.

EH 1360—LS 7323/DI 51+

о р у

HOUSE MOTION

Mr. Speaker: I move that House Bill 1360 be amended to read as follows:

Page 4, between lines 26 and 27, begin a new paragraph and insert:

- "(f) In appropriating money from the build Indiana fund for state and local capital projects, the general assembly shall, to the extent practicable, allocate money:
 - (1) equally among legislative districts for the house of representatives; and
- (2) equally among legislative districts for the senate; without regard to the political affiliation of the member of the general assembly representing the legislative district or the voting preferences of the legislative district.
- (g) In reviewing and approving projects under section 10 of this chapter, the budget committee and the governor shall carry out a program under which, to the extent that projects otherwise qualify for funding, money for projects is disbursed:
 - (1) equally among legislative districts for the house of representatives; and
- (2) equally among legislative districts for the senate; without regard to the political affiliation of the member of thegeneral assembly representing the legislative district or the voting preferences of the legislative district."

(Reference is to HB 1360 as printed January 30, 2002.)

YOUNG D

HOUSE MOTION

Mr. Speaker: I move that House Bill 1360 be amended to read as follows:

Page 6, line 40, delete ", and pay the costs of the audits".

Page 8, line 11, after "to" insert ":".

Page 8, line 11, before "carry" begin a new line block indented and insert:

"(1)".

Page 8, line 11, delete "chapter." and insert "chapter; and

(2) notwithstanding IC 5-11-4-3, pay the expense of examination and investigation of accounts related to a state or local capital project."

EH 1360-LS 7323/DI 51+



C

0

p

V

Page 12, delete lines 9 through 42.

Delete page 13.

Renumber all SECTIONS consecutively.

(Reference is to HB 1360 as printed January 30, 2002.)

MOSES

о р

y



COMMITTEE REPORT

Mr. President: The Senate Committee on Public Policy, to which was referred House Bill No. 1360, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 5, line 26, delete "names" and insert "name and address".

Page 6, between lines 10 and 11, begin a new line block indented and insert:

"(16) Any additional or alternative information required by the budget agency.".

Page 8, line 8, after "12." insert "(a)".

Page 8, line 21, delete ":" and insert "and each regular member of the budget committee (as determined under IC 4-12-1-3) who is affiliated with the same political party and serves in the same legislative chamber as a member of the general assembly who represents the area:".

Page 8, delete lines 24 through 25, begin a new paragraph and insert:

- "(b) Money distributed under this section must be distributed either by:
 - (1) means of an electronic funds transfer (as defined in IC 4-8.1-2-7); or
 - (2) delivery of a warrant of the auditor of state by certified mail.".

Page 12, between lines 27 and 28, begin a new paragraph and insert:

- "(b) As used in this SECTION, "capital project" has the meaning set forth in IC 4-30-17-4.1, as amended by this act.
- (c) As used in this SECTION, "eligible recipient" has the meaning set forth in IC 4-30-17-2, as amended by this act.".

Page 12, line 28, delete "(b)" and insert "(d)".

Page 12, after line 31, begin a new paragraph and insert:

- "(e) Notwithstanding IC 4-30-17-4.1, as amended by this act, and IC 4-30-17-4.5, as added by this act, receipt by:
 - (1) the budget agency;
 - (2) the department of commerce; or
 - (3) a member of the budget committee;

before July 1, 2002, of an application from an eligible recipient for money appropriated before July 1, 2002, to a capital project shall be treated after June 30, 2002, as compliance with the requirement under IC 4-30-17-4.5, as added by this act, that the eligible recipient submit a project statement to the budget agency. If the department of commerce or a member of the budget committee

EH 1360—LS 7323/DI 51+



C

p

y

received the application, the department of commerce or the member of the budget committee shall forward the application to the budget agency. If the applicant and the project otherwise qualify for funding under IC 4-30-17, as amended by this act, on the later of July 1, 2002, or receipt of the application, the budget agency shall certify the eligible recipient and the capital project to the budget committee under IC 4-30-17-4.5(c), as added by this act, regardless of whether the application contains all of the information or is on the form required for a project statement."

and when so amended that said bill do pass.

(Reference is to HB 1360 as reprinted February 5, 2002.)

WYSS, Chairperson

Committee Vote: Yeas 8, Nays 2.

о р У

